

Office Memorandum • UNITED STATES GOVERNMENT

TO : Executive Secretary, CIA Career Council

DATE: 31 DEC 1957

FROM : Director of Communications

25X1A

SUBJECT: Pre-Coordination of R [REDACTED] "Training at Non-CIA Facilities
under Public Law 110"

Ref: Your memorandum, subject as above, dated 13 December 1957

I have the following comments with respect to subject regulation:


Para. 1a. - The word "only" at the end of the first line appears to be superfluous.

Para. 1a(1) - Why the distinction between "officers" and "employees". Suggest the use of the word "employees" leaving out the word "officers."

Para. 1a(2) - It is not clear to me whether applicants must be qualified to meet the objectives of the proposed training, i. e., if the objectives or the use to which the training will be put or if there is reasonable prospect that applicants are qualified to satisfactorily complete the proposed training. If the former, this is covered in paragraph 1a(3). Personally I think applicants not only must be qualified to meet the entrance requirements, but have reasonable expectations of satisfactorily completing the course.

Para. 1a(3)(4) - It would appear that the word "or" at the end of 1a(3) should be "and."

Para. 2a - This paragraph gives the Director of Training authority to approve or disapprove all favorably endorsed requests for training, but paragraph 2d and e indicates that only the DCI has approval authority for nominations to Quota Schools. And finally, while members of the Career Council know the meaning of "Quota Schools" many who read the regulation will not. Suggest that "Quota Schools" be defined in the regulation.



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